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PATENT, TRADEMARK AND COPYRIGHT LAW

OUR REF: 7791-0052-25 **ART UNIT: 2765**

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

RE:

Serial No.: 08/873,974

Filed: June 12, 1997

Inventor: MICHAEL C. SCROGGIE ET AL

For: SYSTEM AND METHOD FOR DISTRIBUTING INFORMATION

THROUGH COOPERATIVE COMMUNICATION NETWORK

SIR:

Attached hereto for filing are the following papers:

REOUEST FOR WITHDRAWAL OF HOLDING OF ABANDONMENT ·ATTORNEY DECLARATION · COPY OF THE REQUEST FOR RECONSIDERATION AND APPOINTMENT OF ASSOCIATE ATTORNEY/AGENT DATE-STAMPED FILING RECEIPT DATED DECEMBER 2, 1998

COPY OF THE NOTICE OF ABANDONMENT DATED APRIL 12, 1999

Our check in the amount of \$ 00 is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 CFR 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIYAK, McCLELLAND MAIER & MEUSTADI, P.

Richard A. Neifeld Registration No. 35,299

Attorney of Record

MARVIN J. SPIVAK C. IRVIN MCCLELLAND GREGORY J. MAJER ARTHUR I MELISTADT RICHARD D. KELLY JAMES D. HAMILTON ECKHARD H. KUESTERS ROBERT T. POUS DAVID J. KERA CHARLES L. GHOLZ VINCENT J. SUNDERDICK*
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REGISTERED PATENT

Fourth Floor 1755 Jeff. Davis Hwy. Arlington, Virginia 22202 (703) 413-3000

7791-0052-25

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE COLUMN STATES PATENT ST

IN RE APPLICATION OF:

MICHAEL C. SCROGGIE ET AL

: EXAMINER: PENNY CAUDLE

SERIAL NO: 08/873,974

: GROUP ART UNIT: 2765

FILED: JUNE 12, 1997

TITLE: SYSTEM AND METHOD FOR DISTRIBUTING INFORMATION THROUGH

COOPERATIVE COMMUNICATION NETWORK SITES

REQUEST FOR WITHDRAWAL OF HOLDING OF ABANDONMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Responsive to the Notice of Abandonment dated April 12, 1999 Applicants herewith request withdrawal of said abandonment of the present application for the following reasons:

An Office Action was mailed by the Examiner on September 2, 1998, with a shortened statutory period of 3 months, to expire on December 2, 1998.

Enclosed herewith is a copy of the date-stamped filing receipt evidencing filing of the Request for Reconsideration and Appointment of Associate Attorney/Agent on December 2, 1998. In order to expedite prosecution, Applicants' Attorney is submitting a signed, certified copy of the documents indicated above.

It is believed that the above discussion and documents enclosed herewith clearly prove that the timely response to the Office Action was filed and therefore, the holding of abandonment was issued in error.

Accordingly, it is requested the holding of abandonment be withdrawn and that prosecution be allowed to continue in the present application.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

MAIER & NEUSTAOT, P.C.

Richard A. Neifeld Registration No. 35,299 Attorney of Record

Crystal Square Five - Fourth Floor 1755 Jefferson Davis Highway Arlington, Virginia 22202 (703) 413-3000 RAN/kkn Docket No. 7791-0052-25

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

: ATTN:

MICHAEL C. SCROGGIE ET AL

: EXAMINER: PENNY CAUDLE

SERIAL NO: 08/873,974

: GROUP ART UNIT: 2765

FILED: JUNE 12, 1997

TITLE: SYSTEM AND METHOD FOR DISTRIBUTING INFORMATION

COOPERATIVE COMMUNICATION NETWORK SITES

ATTORNEY DECLARATION

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

I, Richard A. Neifeld attorney of record in the above-identified application, declare the attached to be a true and accurate copy of the Request for Reconsideration and Appointment of Associate Attorney/Agent filed on December 2, 1998.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date:

Kichard A. Neifeld Registration No. 35,299

Attorney of Record

Crystal Square Five - Fourth Floor 1755 Jefferson Davis Highway Arlington, Virginia 22202 (703) 413-3000 RAN/kkn ØSMM&N File No. 7791-005 Serial No. 08/873.974 In the matter of the Application of: SCROGGIE, ET AL. SYSTEM AND METHOD FOR DISTRIBUTING INFORMATION The following has been received in the U.S. Patent Office on the date stamped Sheets Claims/Drawings pp. Specification & Combined Declaration, Petition & Power of Attorney □ List of Inventor Names and Addresses □ Notice of Priority ■ Dep. Acct. Order Form □ Check for ☐ Fee Transmittal Form □ Assignment pages/PTO-1595 □ Letter to Official Draftsman ☐ Letter Requesting Approval of Drawing Changes sheets D Formal □ Drawings ■ Letter Cover ■ Request for Reconsideration ☐ Information Disclosure Statement □ Cited References () ☐ Search Report C Statement of Relevancy ☐ Restriction Response □ Rule 132 Declaration D Petition for Extension of Time □ Notice of Appeal □ Brief O Issue Fee Transmittal □ White Advanced Serial Number Card ■ Appointment of Associate Attorney/Agent Due Date: 12/02/98

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

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PATENT, TRADEMARK AND COPYRIGHT LAW AND RELATED FEDERAL AND ITC LITIGATION

Docket: 7791-0052-25

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

> Re: Serial No.: 08/873,974 Filed: JUNE 12, 1997

> > Applicant: SCROGGIE ET AL.

Title: SYSTEM AND METHOD FOR DISTRIBUTING

INFORMATION...

Attached hereto for filing are the following papers:

REQUEST FOR RECONSIDERATION **APPOINTMENT OF ASSOCIATE ATTORNEY/AGENT**

Our check in the amount of § is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R. 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND MAIER & NEUSTADT, P.C.

Carlos R. Villamar Registration No. 43,224

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7791-0052-25

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF:

SCROGGIE ETAL

: GROUP ART UNIT: 2765

SERIAL NO. 08/873,974

FILED: JUNE 12, 1997

: EXAMINER: WILLIAMS, PENNY

FOR: SYSTEM AND METHOD FOR

DISTRIBUTING INFORMATION ...

REQUEST FOR RECONSIDERATION

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

SIR:

Further to the Official Action dated September 2, 1998, Applicants request reconsideration of the present application based on the following discussion.

REMARKS

Favorable reconsideration of the present application in light of the above amendment and in light of the following discussion is respectfully requested.

Claims 1-23 are presently active in the case.

In the present Office Action, Claims 1-23 were rejected under 35 U.S.C. §102(b) based on the publications "Cruising for food .." ("Cruising") and "Click for coupons ..." by Peterson.

With respect to the rejection of Claims 1-23 under 35 U.S.C. §102(b), Applicants' representatives are in process of requesting details from Applicants with respect to this issue.

If there is additional material information, Applicants' representatives will submit an Information Disclosure Statement as soon as the additional information is available to them. If Applicants' representatives determine that there is additional material information, Applicants' representatives will file a paper indicating that determination.

However, Applicants' representatives submit that the <u>Cruising</u> and <u>Peterson</u> do not teach or suggest (i) "storing the conditions of manufacturer offers, pertaining to multiple product manufacturers, in a database associated with a cooperative communication network site" as recited in independent Claims 1 and 4; (ii) "a cooperative communication network site including a database containing information pertaining to manufacturer offers to consumers" as recited in independent Claim 14; (iii) "storing data pertaining to purchase incentives ...; for at least one purchase incentive, displaying an advertising banner ... for viewing by consumers" as recited in independent Claim 20; and (iv) "storing the conditions of manufacturer product purchase incentives, pertaining to multiple manufacturers' products, in a database associated with a product incentive server site coupled to the network" as recited in independent Claim 23.

In contrast, although <u>Cruising</u> discloses a system in which shoppers can print retailer coupons and browse in store specials via the Internet, <u>Cruising</u> fails to teach or suggest the above-noted features of the claimed invention.

Similarly, although <u>Peterson</u> discloses a system in which shoppers can input their zip code, input demographic information into a database, view retailer coupons, and browse in store specials via the Internet, <u>Peterson</u> fails to teach or suggest the above-noted features of the claimed invention.

<u>Cruising</u>, alone or in combination with <u>Peterson</u>, fail to teach or suggest the abovenoted features of the claimed invention.

Based on the above discussion, the independent claims and claims dependent therefrom are distinguishable over <u>Cruising</u> and <u>Peterson</u>.

Consequently, in view of the present amendment and remarks, an early and favorable action is respectfully requested.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Carlos R. Villamar Registration No. 43,224

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IN THE U ED STATES PATENT AND TRAD

ARK OFFICE

Applicant(s): Scroggie et al.

Application No.: 08/873,974

Filed: 6/12/1997

Title: SYSTEM AND METHOD FOR DISTRIBUTING INFORMATION

THROUGH COOPERATIVE

COMMUNICATION NETWORK SITES

Attorney Docket No.: CAT/34

2765

Group Art Unit:

Examiner:

Penny Caudle

Assistant Commissioner for Patents

Washington, D.C. 20231

APPOINTMENT OF ASSOCIATE ATTORNEY/AGENT

Dear Sir:

In the above identified application, please recognize Carlos Villamar, Registration Number 43,224, and Richard Neifeld, Registration Number 35,299, as my associate attorneys with full power to prosecute this application, to make alterations and amendments therein, and to transact all business in the U.S. Patent and Trademark Office connected therewith.

Respectfully Submitted.

Noel F. Heal, Reg. No. 26,074

Attorney of Record

Date: November 20, 1998

Noel F. Heal Law Office 2516 Via Tejon. Ste. 316

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UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

2765

FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 06/12/97 SCROGGIE LM12/0412 NOEL F HEAL CAUDLE, P 2516 YTA TEJON SUITE 316 ART UNIT PAPER NUMBER PALOS VERDES ESTATES CA 90274

DATE MAILED: 04712799

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Abandonment

Application No.

Applicant(e)

08/873,974

Soroggie et al

Examiner

Penny Caudle

Group Art Unit 2765



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Th	is a	ipplication is abandoned in view of:		. :	
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		, which is after the expiration of the			
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		(A proper response to a final rejection consists only of: a condition for allowance; a Notice of Appeal; or the filing			
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		plicant's failure to timely pay the required issue fee within the Notice of Allowance.	n the statutory period	of thr	ee months from the mailing date
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	☐ The submitted issue fee of \$ is insufficient. The issue fee required by 37 CFR 1.18 is \$				
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U. S. Patent and Trademark Office PTO-1432 (Rev. 5-95)

Notice of Abandonment

Part of Paper No. 6